1	BRAD D. BRIAN (CA Bar No. 079001, pro	hac vice) SUPERIOR COURT YAYARA COUNTY (37ZONA
2	Brad.Brian@mto.com LUIS LI (CA Bar No. 156081, pro hac vice)	2010 MAR 15 PM 4: 24
3	Luis.Li@mto.com TRUC T. DO (CA Bar No. 191845, pro hac v	V
4	Truc.Do@mto.com MUNGER, TOLLES & OLSON LLP	s smisko
5	355 South Grand Avenue, Thirty-Fifth Floor Los Angeles, CA 90071-1560 Telephone: (213) 683-9100	BY:
6		
7	THOMAS K. KELLY (AZ Bar No. 012025) tskelly@kellydefense.com 425 E. Gurley	
8	Prescott, Arizona 86301	
9	Telephone: (928) 445-5484	DAY
10	Attorneys for Defendant JAMES ARTHUR RAY	
11	SUPERIOR COURT OF STATE OF CALIFORNIA COUNTY OF YAVAPAI	
12		CASE NO. VCR1300CR201080049
13	STATE OF ARIZONA,	CASE NO. VCR1300CR201080049
14	Plaintiff, vs.	DEFENDANT JAMES ARTHUR RAY'S RULE 15.2 INITIAL
15	JAMES ARTHUR RAY,	DISCLOSURE STATEMENT
16	Defendant.	
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

- 1 -

1 Pursuant to Rule 15.2 of the Arizona Rules of Criminal Procedure, Defendant 2 James Arthur Ray hereby files his Initial Disclosure Statement. Pursuant to Rule 15.6 of 3 the Arizona Rules of Criminal Procedure. Mr. Ray intends to and does reserves his right 4 to supplement this Initial Disclosure Statement whenever new or different information 5 subject to disclosure is discovered. 6 Notice of Defenses A. 7 Pursuant to Rule 15.2(b), Mr. Ray currently intends to introduce the following 8 defenses at trial. Witnesses in support of these defenses are identified in Section B, infra. 9 1. General Denial 10 2. Insufficient Evidence 3. Lack of Mens Rea 4. Lack of Causation 12 В. **Trial Witnesses** 13 Pursuant to Rule 15.2(c)(1), the names and contact information of individuals that 14 may testify on behalf of Mr. Ray are: 15 All witnesses disclosed by the State of Arizona in its Initial and 1. 16 Supplemental Disclosure, together with their relevant written or recorded 17 statements contained in State's Disclosure Bate Nos. 1 to 1538. 18 C. 19 **Experts** Pursuant to Rule 15.2(c)(2), at the time of this Initial Disclosure Statement, Mr. 20 Ray has not identified any expert he intends to call for trial and is not in possession of any 21 completed results of scientific tests, experiments or comparisons. 22 23 D. Real Evidence 24 Pursuant to Rule 15.2(c)(3), Mr. Ray may use the following papers, documents, 25 photographs and other tangible objects at trial:

- 2 -

Any paper, document, photograph and/or other tangible objects identified by

the State in its Initial and Supplemental Disclosure Statements, and State's

1.

26

27

28

11

1	Disclosure Bate Nos. 1 to 1538.
2	2. The audio recordings and corresponding transcripts of any witnesses
3	identified by the State in it is Initial and Supplemental Disclosure
4	Statements, and State's Disclosure Bate Nos. 1 to 1538.
5	
6	DATED: March 15, 2010 MUNGER, TOLLES & OLSON LLP
7	BRÂD D. BRIAN LUIS LI
8	TRUC T. DO
9	THOMAS K. KELLY
10	By: Kul
11	Attorneys for Defendant James Arthur Ray
12	
13	
14	Copy of the forgoing mailed/faxed/
15	delivered this 15 <sup>th</sup> day of March, 2010, to:
16	Steve Young Deputy County Attorney
17	3505 W. Hwy 260 East
18	Camp Verde, Arizona 86322
19	By Sephence July
20	· U
21	
22	
23	
24	
25	
26	
27	

28